

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

MICROSOFT CORPORATION,

Plaintiff,

v.

MOTOROLA, INC, et al.,

Defendant.

CASE NO. C10-1823JLR

MINUTE ORDER

The following minute order is made by the direction of the court, the Honorable  
James L. Robart:

The court is in receipt of the parties' Agreed Motion for Leave to Enlarge the  
Claim Construction Briefing and Number of Terms to be Construed (the "Motion") (Dkt.  
# 165) which seeks to (1) increase the number of terms construed at the upcoming March  
9, 2012, Markman Hearing to thirty-one (31) (*id.* at 5-6); and (2) enlarge the allotted page  
limit for claim construction briefs from one set of briefs per party (including a 24-page

1 opening brief and a 12-page responsive brief) to two sets of briefs per party (*id.* at 6).<sup>1</sup>

2 To address the issues set forth in the Motion, the court orders a telephonic status  
3 conference on Tuesday, January 24, 2012 at 10:00 a.m. The court will provide a dial-in  
4 number to local counsel for the status conference no later than Monday, January 23,  
5 2012.

6 The current case schedule sets the date for opening claim construction briefs on  
7 January 20, 2012 (Dkt. # 93 at 3). The court, however, STAYS claim construction  
8 briefing pending the status conference. The court will issue a modified schedule for  
9 claim construction briefing at the status conference.

10 Filed and entered this 20th day of January, 2012.

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12 WILLIAM M. McCOOL  
Clerk of Court

13 s/Mary Duett  
14 Deputy Clerk  
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21 <sup>1</sup> The court's Local Patent Rules set the maximum number of terms to be construed at a  
22 Markman Hearing at ten (10), unless determined otherwise by the court. Local Patent Rule  
132(c). The Local Patent Rules also set the page limits for opening claim construction briefs at  
twenty-four (24) and for responsive claim construction briefs at twelve (12). Local Patent Rule  
134(d).